

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CRIMINAL APPLICATION No 988 of 1999

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

- =====
1. Whether Reporters of Local Papers may be allowed : NO
to see the judgements?
2. To be referred to the Reporter or not? : NO
3. Whether Their Lordships wish to see the fair copy : NO
of the judgement?
4. Whether this case involves a substantial question : NO
of law as to the interpretation of the Constitution
of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge? : NO

BHULSINGH GHEMSINGH SOLANKI

Versus

STATE OF GUJARAT

Appearance:

THROUGH JAIL for Petitioner
MS SIDHDHI TALATI, APP for Respondents

CORAM : MR.JUSTICE S.K.KESHOTE

Date of decision: 10/12/1999

ORAL JUDGEMENT

Perused the Special Criminal Application, reply thereto and heard the learned counsel for the respondents. The petitioner prayed for parole leave for a period of 30 days for repairing of his house. I fail to see how far it is justified for the petitioner to apply for parole leave on this ground. If he is in need to repair his house, it can be got done through some

other member of his family. It appears to be only a pretext to get out from the prison. In case on such ground the parole leave is granted, it will be a tool in the hand of the prisoner to get him out from the jail. It is not the purpose and object of the parole leave.

In the result, this Special Criminal Application fails and the same is dismissed. Rule discharged.

(S.K.Keshote,J.)
(pathan)